UNITED STATES DISTRICT COURT DISTRICT OF DELAWARE

LG DISPLAY CO., LTD.,

Plaintiff,

Civil Action No. 06-726 (JJF) Civil Action No. 07-357 (JJF)

v.

CHI MEI OPTOELECTRONICS CORPORATION, et al.

Defendants.

CONSOLIDATED CASES

PLAINTIFF LG DISPLAY CO., LTD.'S NOTICE OF FED.R.CIV.P. 30(b)(6) DEPOSITION AND FED.R.CIV.P. 45 SERVICE OF SUBPOENA DUCES TECUM (Sony Corporation Of America)

TO:

Karen L. Pascale, Esq.
John W. Shaw, Esq.
Young Conaway Stargatt & Taylor, LLP
The Brandywine Building
1000 West Street, 17th Floor
Wilmington, DE 19899-0391

Philip A. Rovner, Esq. Dave E. Moore, Esq. Potter Anderson & Corroon LLP 1313 North Market Street Wilmington, DE 19899-0951

Ron E. Shulman, Esq. Julie Holloway, Esq. Wilson Sonsini Goodrich & Rosati 650 Page Mill Road Palo Alto, CA 94304-1050 M. Craig Tyler, Esq. Brian D. Range, Esq. Wilson Sonsini Goodrich & Rosati 8911 Capital of Texas Highway North Westech 360, Suite 3350 Austin, TX 78759-8497

Jonathan S. Kagan, Esq. Irell & Manella LLP 1800 Avenue of the Stars Suite 900 Los Angeles, CA 90067-4276 Vincent K. Yip, Esq.
Peter J. Wied, Esq.
Jay C. Chiu, Esq.
Paul, Hastings, Janofsky & Walker LLP
515 South Flower Street
Twenty-Fifth Floor
Los Angeles, CA 90071

PLEASE TAKE NOTICE that Plaintiff LG Display Co., Ltd. ("LG Display") will take the deposition *duces tecum* of third party Sony Corporation Of America ("Sony") pursuant to Fed. R. Civ. P. 45 and Fed. R. Civ. P. 30(b)(6), on August 15, 2008, at 9:00 a.m. The deposition will take place at McKenna Long & Aldridge LLP, 230 Park Avenue, Suite 1700, New York, NY 10169. The deposition will be taken before a notary public or court reporter, duly authorized to administer oaths and transcribe the testimony of the deponent(s). The deposition will be videotaped and continue from day to day until completed or adjourned if authorized by the Court or stipulated by the parties.

PLEASE ALSO TAKE NOTICE that LG Display is serving Sony with a subpoena (the "Subpoena"), a copy of which is attached hereto. The subjects covered in the deposition will include (but are not limited to) the subjects listed on Attachment A to the Subpoena. Pursuant to Fed. R. Civ. P. 30(b)(6), Sony is required to designate one or more persons to testify at the deposition as to the matters known or reasonably available to Sony concerning all topics listed in Attachment A to the Subpoena. In addition, the Subpoena requires Sony to produce the documents identified in Attachment B to the Subpoena at McKenna Long & Aldridge LLP, 230 Park Avenue, Suite 1700, New York, NY 10169, on or before July 15, 2008.

You are invited to attend and cross examine.

June 11, 2008

OF COUNSEL:
Gaspare J. Bono
R. Tyler Goodwyn, IV
Lora A. Brzezynski
Cass W. Christenson

McKenna Long & Aldridge LLP

1900 K Street, N.W. Washington, D.C. 20006

(202) 496-7500

BAYARD, P.A.

/s/ Richard D. Kirk (rk0922)
Richard D. Kirk, Esquire (#922)
222 Delaware Avenue
Ninth Floor
Wilmington, DE 19801
(302) 655-5000

Attorneys For Plaintiff LG Display Co., Ltd.

Albany Atlanta Brussels

Denver Los Angeles McKenna Long & Aldridge LLP

1900 K Street, NW • Washington, DC 20006-1108 Tel: 202.496.7500 • Fax: 202.496.7756 www.mckennalong.com New York
Philadelphia
Sacramento
San Diego
San Francisco
Washington, D.C.

JOHN W. LOMAS, JR. (202) 496-7183

EMAIL ADDRESS jlomas@mckennalong.com

June 11, 2008

Sony Corporation of America c/o SCA Legal 550 Madison Avenue, 27th Floor New York, NY 10022

Re: LG Display Co. Ltd. v. AU Optronics Corp., Chi Mei Optoelectronics Corp., et al. Case Nos. 06-726-JJF & 07-357-JJF (consolidated)

Dear Sir or Madam:

We represent LG Display Co. Ltd. ("LG Display"), previously known as LG.Philips LCD Co., Ltd., in the above-referenced litigation involving AU Optronics Corp. ("AUO"), Chi Mei Optoelectronics Corp. ("CMO"), and related entities. This is a patent infringement case involving claims and counterclaims alleging patent infringement.

LG Display recognizes that your company is not a party to this litigation, and does not wish to inconvenience or burden you in any way. However, because your company may have important information concerning AUO and CMO, it was necessary for us to have a subpoena issued to you requesting certain information. Although this subpoena is necessary, we respect and do not want to interfere with any business dealings you may have with LG Display or others. Please be assured that LG Display intends to minimize your involvement in this case and the discovery process. Thank you in advance for your assistance in providing the requested information, and we look forward to cooperating with you to obtain relevant information as efficiently as possible.

The subpoena requests that your company produce relevant documents and electronically stored information, and provide a deposition to address certain topics, as more specifically discussed in the subpoena.

We appreciate your cooperation in responding to the subpoena and providing us with the requested information. If your counsel or you have any questions regarding the subpoena, we look forward to discussing the subpoena with your counsel (or with you directly, if you are not represented by counsel). Please contact me directly with any questions by telephone or email.

Sony Corporation of America June 11, 2008 Page 2

For your convenience, you may make copies of responsive documents and send them to me at the above address, which may avoid the need to produce documents in person. Please contact me in advance, however, to let me know the anticipated volume of documents to be produced.

Further, we will consider any scheduling conflicts you may have concerning the scheduled date for your deposition. We may be able to reschedule or limit deposition testimony, or forego the necessity of a deposition, depending on the circumstances. We can discuss this with you further after we have received and reviewed the documents that you produce in response to the subpoena.

We will work with you to obtain the information that we need efficiently and cooperatively, without any unnecessary inconvenience or disruption to your business.

Thank you in advance for your prompt attention and response to this subpoena.

Sincerely,

John W. Lomas, Jr.

JWL:ea Enclosure

DC:50551926.1

Issued by the UNITED STATES DISTRICT COURT

Southern District of New York

LG Display Co., Inc. V.	SUBPOENA IN A CIVIL	CASE
Chi Mei Optoelectronics Corporation, et al.	Case Number: 06-726-JJF	, 07-357-JJF (D.Del.)
TO: Sony Corporation of America c/o SCA Legal 550 Madison Avenue, 27th Floor New York, NY 10022-3211		
☐ YOU ARE COMMANDED to appear in the United States Distritestify in the above case.	et court at the place, date, and the	me specified below to
PLACE OF TESTIMONY	COURTRO	OM
	DATE AND	TIME
YOU ARE COMMANDED to appear at the place, date, and time in the above case. The deposition may be vide		taking of a deposition
PLACE OF DEPOSITION McKenna Long & Aldridge LLP, 230 Park Avenue, S New York, NY 10169 (See Attachment A for topics	uite 1700 DATE AND	тіме /15/2008 9:00 am
YOU ARE COMMANDED to produce and permit inspection and place, date, and time specified below (list documents or objects) All documents listed in Attachment B.	copying of the following docu	ments or objects at the
McKenna Long & Aldridge LLP, 230 Park Avenue, Suite 1700 New York, NY 10169	DATE AND	TIME 15/2008 10:30 am
☐ YOU ARE COMMANDED to permit inspection of the following		
PREMISES	DATE AND	TIME
Any organization not a party to this suit that is subpoenaed for the takin directors, or managing agents, or other persons who consent to testify on its matters on which the person will testify. Federal Rule of Civil Procedure 30	behalf, and may set forth, for each (b)(6).	ne or more officers, n person designated, the
ISSUING OFFICER SIGNATURE AND TITLE (INDICATE IF ATTORNEY FOR PLAIR	TIFF OR DEFENDANT) DATE	6/10/2008
ISSUING FICER'S NAME, ADDRESS AND PHONE NUMBER		
John W. Lomas, Jr., Esq., McKenna Long & Aldridge LLP (Attorney 1900 K Street, NW, Washington, DC 20006 (202) 496-7183	or Plaintiff/Counterclaim Defer	idant LG Display)

(See Federal Rule of Civil Procedure 45 (c), (d), and (c), on next page)

¹ If action is pending in district other than district of issuance, state district under case number.

PROOF OF SERVICE				
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Rule	45, Fe	deral Rule	les of Civil Procedure, Subdivisions (c), (d), and (e), as amend	led on December 1, 2007:
	Protectic	se a Person S	Subject to a Subpoens.	
	(1)	200,000	e to the anotherer. The issume count thest emores and and said timpose all abblebili	ruing and serving a subpoena must take reesonable steps to avoid imposing undue burden or expense on a person ate sanction — which may include lost earnings and reasonable attorney's fees — on a party or attorney who fails
	(2)	io comp	ւլոչ. und to Produce Materials or Permit Inspection.	
		(A)		ronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person I deposition, hearing, or trial
		(B)	Objections. A person commanded to produce documents or tangible things or to copying, testing or sampling any or all of the materials or to inspecting the pre-	o permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting,
			active percent are causes of me make specified for collibratics of 1d GWA Wilet in	he subporma is served. If an objection is made, the following rules apply: may move the issuing court for an order compelling production or inspection.
			(ii) These acts may be required only as directed in the order, and the o compliance.	order must protect a person who is neither a party nor a party's officer from significant expense resulting from
	(3)	Quashii (A)	ing or Modifying a Subpoena. When Required. On timely motion, the issuing court must quash or modify a si	thousand the
		.,	(i) Imis to allow a reasonable time to comply:	ore than 100 miles from where that person resides, is employed, or regularly transacts business in person — except
			that, subject to Rule 45(c)(3)(B)(iii), the person may be commanded (lif) requires disclosure of privileged or other protected matter, if no exce	to alleng a trai by traveling from any such pince within the state where the trial is held.
		(B)	(iv) subjects a person to undue burden. When Permitted. To protect a person subject to or affected by a subpoona, the i	• • •
		(2)	(I) 955005056 à Baût sécrét or other contidential research, develonment	ot commercial information
		(C)		of describe specific occurrences in dispute and results from the expert's study that was not requested by a party; or isl expense to travel more than 100 miles to attend trial.
		(0)		e 45(c)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under
(a)		Nd in	shows a substantial need for the testimony or material that cannot be ensures that the subpoenaed person will be reasonably compensated.	otherwise met without undue hardship; and
(d)	(1)	Produci	sponding to a Subpoena. ing Documents or Electronically Stored Information. These procedures apply to	producing documents or electronically stored information:
		(A)	Documents. A person responding to a subpoena to produce documents must pro the categories in the demand.	oduce them as they are kept in the ordinary course of business or must organize and label them to correspond to
		(B)		eens does not specify a form for producing electronically stored information, the person responding must produce the form or forms.
		(C) (D)		proming need not produce the same electronically stored information in more than one form. It provide discovery of electronically stored information from sources that the person identifies as not reasonably
			of undue burden or cost. If that showing is made, the court may nonetheless or	r proving understory of electronicary stores information from sources that the person identifies as not reasonably for a protective order, the person responding must show that information is not reasonably accessible because rider discovery from such sources if the requesting party shows good cause, considering the limitations of Rule
	(2)	Claiming	20,0,0,2,0,0. The count may specify continues for the discovery.	
		(A)	(i) Cxprcssiy make the claim; and	aim that it is privileged or subject to protection as trial-preparation material must:
			 describe the nature of the withheld documents, communications, or tast to assess the claim. 	ngible things in a manner that, without revealing information itself privileged or protected, will enable the parties
		(B)	Information Produced. If information produced in response to a subposens is sub-	pject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify
			must not use or disclose the information until the claim is resolved; must take rea-	FIRE HOURSOL & DATTY BRUST DECEMBER FEBRUS SEQUESTES OF destroy the specified information and now applied is been

the information to the court under seal for a determination of the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information must preserve the information until the claim is resolved.

(e) Contempt. The issuing court may hold in contempt a person who, having been served, fails without adequate excuse to obey the subposera. A nonparty's failure to obey must be excused if the subposera purports to require the nonparty to attend or produce at a place outside the limits of Rule 45(c)(3)(A)(ii).

ATTACHMENT A: TOPICS TO BE ADDRESSED AT THE DEPOSITION

For purposes of this Attachment, Sony Corporation of America should use the following definitions for the terms used herein.

- A. "Sony," "you," and "your" as used herein means Sony Corporation of America and all persons or entities acting or purporting to act on Sony Corporation of America's behalf, and any Affiliates (as that term is defined herein) of Sony Corporation of America.
- "AUO" means AU Optronics Corporation, all persons or entities acting or purporting to act on AU Optronics Corporation's behalf, and any Affiliates (as that term is defined herein) of AU Optronics Corporation (including, for example, AU Optronics Corporation America).
- "CMO" means Chi Mei Optoelectronics Corporation, all persons or entities acting or purporting to act on Chi Mei Corporation's behalf, and any Affiliates (as that term is defined herein) of Chi Mei Corporation (including, for example, Chi Mei Optoelectronics USA).
- "QDI" means Quanta Display Inc., all persons or entities acting or purporting to act on Quanta Display Inc.'s behalf, and any Affiliates (as that term is defined herein) of Quanta Display Inc.
- "Affiliate(s)" means any partnerships, parents, subsidiaries, and divisions, and any corporation or other entity that controls, is controlled by, or is under common control with the identified corporation or entity.
- "LCD module" means an LCD display component that includes, inter alia, an LCD panel, a backlight unit, and driver ICs.
- "LCD product" means any device or product that contains an LCD module. An LCD computer monitor, LCD television, laptop computer, and any telephone or other portable or

Page 8 of 16

handheld product incorporating an LCD module are examples of LCD products. This includes all such devices, regardless of brand name.

- "AUO Products" means all LCD modules and LCD panels made, shipped, imported, or sold by or for AUO since December 1, 2000, and any LCD products containing LCD modules and/or LCD panels made, shipped, imported, or sold by or for AUO.
- "CMO Products" means all LCD modules and LCD panels made, shipped, imported, I. or sold by or for CMO since December 1, 2000, and any LCD products containing LCD modules and/or LCD panels made, shipped, imported, or sold by or for CMO.
- "QDI Products" means all LCD modules and LCD panels made, shipped, imported, J. or sold by or for QDI since December 1, 2000, and any LCD products containing LCD modules and/or LCD panels made, shipped, imported, or sold by or for ODI.
- K. "OEMs" as used herein means any original equipment manufacturers or systems integrators that manufacture, assemble, or supply LCD products, and any of their officers, directors, employees, agents, representatives, and Affiliates.
- "Communication" means, without limitation, every manner or means of statement, utterance, notation, disclaimer, transfer or exchange of information between two or more persons of any nature whatsoever, by or to whomever, whether oral or written or whether face-to-face, by telephone, email, mail, personal delivery or otherwise, including but not limited to, letters, correspondence, conversations, memoranda, dialogue, discussions, meetings, presentations, interviews, consultations, agreements and other understandings.
- M. "Concern" and "concerning" are used in their broadest sense and embrace all matter relating to, referring to, regarding, describing, discussing, evidencing or constituting the referenced subject.

- N. The connectives "and," "or," and "and/or" shall be construed either disjunctively or conjunctively as necessary to bring within the scope of these requests all information that might otherwise be construed to be outside of their scope.
- "Document" means all types of documents, electronically stored information, and things embraced within Federal Rules of Civil Procedure 34 and includes, without limitation, any writing and each original, or a copy in the absence of the original, and every copy bearing notes or markings not present on the original or copy, of the following items, however produced or reproduced, namely: books, accounting records of any nature whatsoever, agreements, communications, correspondence, facsimiles, telegrams, cable, telexes, memoranda, recordings, studies, summaries or records of telephone conversations, summaries or records of personal conversations or interviews, diaries, letters, forecasts, statistical statements, graphs, laboratory or engineering reports and records, notebooks, charts, plans, sketches, drawings, video tapes, films, slides, photographs, information bearing photographic products of any nature whatsoever, photorecords, microfilms, tape recordings, minutes or records of meetings or conferences, expressions or statements of policy, lists of persons attending meetings or conferences, reports or summaries of interviews, reports or summaries of investigations, opinions or reports of consultants, patent studies, opinions of counsel, records, reports, summaries of negotiations, sales literature of any nature whatsoever, brochures, catalogues, catalogue sheets, pamphlets, periodicals, advertisements, circulars or trade letters, press releases, trade releases, publicity releases, new product releases, reprints, drafts of any documents, working papers, indices, original or preliminary notes, email, sound recordings, computer printouts, floppy disks, hard drives, CD-ROM's, magnetic tapes and any other data, database, server, or data compilations from which information can be obtained either directly, or, if necessary translated by you through detection

devices into a reasonably usable form. The term document also refers to any tangible object other than a document as described above, and includes objects of every kind and nature such as, but not limited to, products, prototypes, models, and specimens.

- P. "Any" means each and every.
- Q. "Person" means any natural person, firm, association, partnership, corporation, joint venture, or other form of legal entity.
 - R. The use of the singular form of any word includes the plural and vice versa.

Deposition Topics

Topics to be covered in the deposition include:

- 1. All documents that you produced in response to this subpoena, including the contents of the documents, and the business practices concerning those documents, such as:
- a. the creation of such documents, including whether the documents were created as part of regularly conducted activity as a regular practice; and
- b. the maintenance of the documents, including whether the documents were kept in the course of regularly conducted activity.
- 2. All communications between Sony and AUO, CMO, and/or QDI since December 1, 2000, including but not limited to, communications concerning: (a) the purchase, sale, and delivery of AUO Products, CMO Products, and/or QDI Products; (b) the technical specifications of AUO Products, CMO Products, and/or QDI Products; (c) the design and/or integration of AUO Products, CMO Products, and/or QDI Products into Sony's LCD display products; (d) OEMs; (e) the U.S. market; and/or (f) the storage, delivery, or distribution in or to the U.S. of AUO Products, CMO Products, and/or QDI Products.

- 3. All presentations, meetings, and in-person communications between Sony and AUO, CMO, and/or QDI since December 1, 2000, including but not limited to, the frequency, location, participants and purpose of such presentations, meetings and communications.
- 4. All actions and efforts by AUO, CMO, and/or QDI to: (a) promote and/or sell AUO Products, CMO Products, and/or QDI Products to or for Sony; (b) create new business opportunities with Sony; and/or (c) support or expand their relationship with Sony.
- 5. All contracts, agreements, letters of agreements, and memoranda of understanding between Sony and AUO, CMO, and/or QDI regarding the manufacturing, production, design, marketing, sale or supply of LCD products, AUO Products, CMO Products, and/or QDI Products.
- All offers to sell and/or negotiations between Sony and any person regarding the actual or potential purchase or sale of AUO Products, CMO Products, and/or QDI Products since December 1, 2000.
- 7. All LCD Products that contain or incorporate AUO Products, CMO Products, and/or QDI Products that were or could have been imported, offered for sale, and/or sold in the U.S. since December 1, 2000, including which brands and models of your LCD products used which models of AUO Products, CMO Products, and/or QDI Products.
- 8. Since December 1, 2000, all shipments and sales of AUO Products, CMO Products, and/or QDI Products to be used for Sony LCD products, and all sales and imports in the U.S. by or for you, of AUO Products, CMO Products, and/or QDI Products (whether alone or as part of an LCD product).

- 9. All audits, inspections, approvals, and awards or recognition concerning AUO, CMO, and QDI, including, but not limited to, with respect to manufacturing and production processes, facilities, and/or AUO Products, CMO Products, and QDI Products.
- 10. All products and specifications that you approved, designed, developed, or marketed jointly, cooperatively, or in coordination with AUO, CMO and/or QDI since December 1, 2000.
- 11. The efforts you took to gather and search for information and documents responsive to this subpoena and your document and email retention policies and practices.

ATTACHMENT B: DOCUMENTS TO BE PRODUCED BY SONY CORPORATION OF AMERICA

For purposes of this Attachment, Sony should refer to *Attachment A* for the definition or meaning of terms used herein, which are incorporated herein by reference. The documents to be produced on or before <u>July 15, 2008</u>, include the following:

- 1. All documents reflecting the order, purchase, sale or delivery, by or to Sony and/or OEMs, since December 1, 2000, of any AUO Products, CMO Products, and/or QDI Products, including but not limited to summaries of sales and/or shipments, reports concerning sales and/or shipments, purchase orders, invoices, shipping records, and bills of lading.
- 2. All documents reflecting orders and purchases by or for you from any person (including, but not limited to OEMs) of LCD products that did or could contain AUO Products, CMO Products, and/or QDI Products, such as, for example, summaries, reports, purchase orders, and invoices.
- 3. Documents sufficient to identify all products purchased, manufactured, sold, or imported by or for Sony since December 1, 2000, that did or could contain AUO Products, CMO Products, and/or QDI Products, including information sufficient to identify which specific AUO Products have been used in which brands and models of LCD products, which specific CMO Products have been used in which brands and models of LCD products, and which specific QDI Products have been used in which brands and models of LCD products.
- All documents reflecting offers to sell, price quotes, and/or negotiations
 concerning AUO Products, CMO Products, and/or QDI Products, since December 1, 2000.
- 5. All contracts and/or agreements between Sony and AUO, CMO, and/or QDI, or concerning AUO Products, CMO Products, and/or QDI Products.

- 6. Summaries, reports, and other documents sufficient to identify all sales and imports in the United States, by or for you, of LCD products that did or could contain AUO Products, CMO Products, and/or QDI Products since December 1, 2000, including the dates, brands, models, quantities, customers, location, and price concerning all such sales and imports. If subtotals and totals are not included, then this information, including spreadsheets, is requested in native electronic format.
- 7. All documents received from or provided to AUO, CMO, and/or QDI, since
 December 1, 2000, concerning the sale, marketing, supply, distribution, shipping, and/or
 importation of AUO Products, CMO Products, and/or QDI Products, or LCD products
 containing AUO Products, CMO Products, and/or QDI Products, including, but not limited to
 plans, presentations, proposals, strategies, and/or reports (for example, road maps, Business/Biz
 Alignment presentations, product codenames, product or market updates, feasibility studies,
 product strategies or strategy reports, quarterly business reviews, market reports or trends,
 meeting agendas, and sales kits).
- 8. All documents reflecting communications (including e-mail) with AUO, CMO, and/or QDI, since December 1, 2000, referencing or concerning: (a) stores or websites selling LCD products in the U.S. (such as Best Buy); (b) the U.S. market; (c) U.S. laws, regulations, or requirements relevant to AUO Products, CMO Products, QDI Products, and/or LCD products; and/or (d) hubs or other locations in the U.S. for storage, delivery, and/or distribution of LCD products.
- 9. All documents received from or provided to AUO, CMO, and/or QDI, since December 1, 2000, concerning the design, development, technical specifications, manufacturing, production, performance, and/or testing of AUO Products, CMO Products, and/or QDI Products.

- 10. All documents concerning or reflecting any offer, proposal, or attempt to supply or promote AUO Products, CMO Products, and/or QDI Products, since December 1, 2000, including, for example, communications regarding possible business opportunities to design or supply LCD modules.
- 11. All documents concerning any in-person communications/meetings between Sony and AUO, CMO, and/or QDI at any time since December 1, 2000, including, but not limited to e-mails, trip reports, agendas, presentations, meeting notes, minutes, or other summary of the in-person communication/meeting, including meetings or visits in the U.S.
- 12. All documents concerning all audits, inspections, approvals, and awards or recognition regarding AUO, CMO, or QDI, including their facilities, their manufacturing and production processes, or AUO Products, CMO Products, and/or QDI Products, since December 1, 2000.
- 13. All documents concerning any sales or product support provided by AUO, CMO, and QDI since December 1, 2000, including all communications and/or agreements relating to the service, repair, refurbishment, or replacement of AUO Products, CMO Products, and/or QDI Products in the United States, and all documents regarding warranties or service agreements for the benefit of Sony or purchasers of LCD products.
- 14. All documents sufficient to identify product or project names and codenames for Sony LCD products, and documents sufficient to link or correlate such names or codenames to models or other identifiers for AUO Products, CMO Products, and/or QDI Products used and/or approved for those LCD product projects and/or codenames, since December 1, 2000.

All documents reflecting products and specifications that you approved, designed, 15. developed, or marketed jointly, cooperatively, or in coordination with AUO, CMO and/or QDI since December 1, 2000.

CERTIFICATE OF SERVICE

The undersigned counsel certifies that, on June 11, 2008, he served the foregoing documents by email and by hand upon the following counsel:

Philip A. Rovner
David E. Moore
POTTER ANDERSON & CORROON LLP
1313 North Market Street
Wilmington, DE 19899-0951

Karen L. Pascale
John W. Shaw
YOUNG CONAWAY STARGATT &
TAYLOR, LLP
The Brandywine Building
1000 West Street, 17th Floor
Wilmington, DE 19899-0391

The undersigned counsel further certifies that, on June 11, 2008, he served the

foregoing documents by email and by U.S. Mail upon the following counsel:

Jonathan S. Kagan IRELL & MANELLA LLP 1800 Avenue of the Stars Suite 900 Los Angeles, CA 90067

Ron E. Shulman, Esquire Julie Holloway, Esquire WILSON SONSINI GOODRICH & ROSATI 650 Page Mill Road Palo Alto, California 94304-1050 Vincent K. Yip Peter J. Wied PAUL, HASTINGS, JANOFSKY & WALKER LLP 515 South Flower Street, 25th Floor Los Angeles, CA 90071

M. Craig Tyler, Esquire Brian D. Range, Esquire WILSON SONSINI GOODRICH & ROSATI 8911 Capital of Texas Highway North Westech 360, Suite 3350 Austin, Texas 78759-8497

/s/ Richard D. Kirk, (rk0922) Richard D. Kirk